Exhibit

24

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Notary Public, State of Hawaii

```
APPEARANCES:
 1
 2
     For Plaintiff Wayne Berry:
 3
                    TIMOTHY J. HOGAN, ESQ.
                    Lynch Ichida Thompson Kim & Hirota
 4
                    1132 Bishop Street, Suite 1405
                    Honolulu, Hawaii
                                     96813
 5
     For Defendants Hawaiian Express Service, Inc.;
 6
     H.E.S. Transportation Services, Inc.; California
     Pacific Consolidators, Inc.; Jeffrey P. Graham and
 7
     Peter Schaul:
 8
                    (telephonic appearance)
                    EMILY REBER PORTER, ESQ.
                    Goodsill Anderson Ouinn & Stifel
                    1800 Alii Place
10
                    1099 Alakea Street
                   Honolulu, Hawaii
                                     96813
11
     For Defendants Fleming Companies, Inc.; C&S
12
     Wholesale Grocers, Inc.; C&S Logistics of Hawaii,
     LLC; C&S Acquisitions, LLC; ES3, LLC; and Richard
13
     Cohen:
14
                   LEX R. SMITH, ESQ.
                   Kobayashi Suqita & Goda
15
                    2600 First Hawaiian Center
                    999 Bishop Street
16
                   Honolulu, Hawaii 96813
17
     For Defendant Hawaii Transfer Company, Limited:
18
                    JULIA MORGAN, ESQ.
                   Fukunaga Matayoshi Hershey & Ching, LLC
19
                    1200 Davies Pacific Center
                    841 Bishop Street
20
                   Honolulu, Hawaii 96813
21
     For Defendant Foodland Super Market, Limited:
22
                   LEROY E. COLOMBE, ESQ.
                   Chun Kerr Dodd Beaman & Wong, LLC
23
                    900 Topa Financial Center
                    745 Fort Street
24
                   Honolulu, Hawaii 96813
25
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If we can go off the record for one
 1
 2
     second.
                   (Discussion off the record.)
 3
                   (Exhibit 27 marked for identification.)
 4
     BY MR. HOGAN:
         Ο.
               Mr. Christensen, you've been handed what's
 6
     been marked for identification as Exhibit 27.
 7
                                                     It is
     a three-page document starting with Exhibit M on the
 8
     front and then two pages of what looks like a letter
 9
     dated August 23rd. Do you see that?
10
11
         Α.
               Yes.
               Have you ever seen this before?
12
         Ο.
         Α.
               No.
13
               Do you have any knowledge of any of the --
14
         Ο.
     has anyone at C&S -- I'm not talking about lawyers,
15
     but management at C&S -- ever identified to you that
16
     they had an indemnity agreement with Fleming
17
18
     regarding this litigation?
         Α.
               No.
19
               And you've never seen this letter before?
20
         Q.
         Α.
               Correct.
21
               MR. HOSODA: Asked and answered.
2.2
     BY MR. HOGAN:
23
24
         Ο.
               What is your job presently at C&S?
25
         Α.
               I'm the division president.
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How long have you held that position?
 1
         Q.
               Since March of 2003. ←
 2
 3
               Now, March 2003 was the period during the
         Q.
 4
     original jury trial. Do you recall that?
 5
         Α.
               That's my understanding, yes.
               Is it fair to say that you were the
 6
         Q.
 7
     replacement for Ralph Stussi?
         Α.
               Yes.
 8
         Ο.
               Do you have any understanding of the
     reason that Ralph Stussi ceased to be the division
10
     head at Fleming?
11
12
         Α.
               Yes.
               What is that understanding?
13
         Ο.
               That he had an opportunity at another
         Α.
14
     division in Texas. So he took that.
15
16
         Ο.
               Do you have any understanding that Mr.
17
     Stussi was disciplined in any way for his conduct of
     the litigation?
18
               No.
19
         Α.
               Presently, sir, do you supervise any
20
         Q.
21
     employees?
22
         Α.
               Yes.
         Q. Have you supervised employees since March
23
    of 2003?
24
         Α.
25
               Yes.
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Who do you supervise?
         Q.
1
               I'm responsible for the division as a
         Α.
2
    whole.
3
               So that would be all --
         Q.
               All.
         Α.
5
               -- the employees?
         Ο.
6
               Correct.
         Α.
7
               How many employees are at the division?
         Ο.
               Approximately 210.
         Α.
               Now, you're aware that there is a lawsuit
         Q.
10
     regarding the use of certain software?
11
         Α.
               Yes.
12
               So we have the terms clear, prior to the
         Ο.
13
     jury trial in March, what is your understanding of
14
     what software Fleming was using in its logistics
15
     department in Hawaii to operate its rate program?
16
                MR. SMITH: Objection. Overbroad, vague
17
     and ambiguous.
18
                MR. HOSODA: I object to the form as well.
19
     BY MR. HOGAN:
20
                Have you ever met Wayne Berry before?
         Ο.
21
                Yes.
22
          Α.
               Are you aware that Mr. Berry is a computer
          Q.
23
     programmer?
24
          Α.
                Yes.
25
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Why do you believe that to be so?
         Q.
1
               I met Mr. Berry in the late '90s when he
         Α.
2
     was with API and first came to work with Fleming.
               When you say API, you mean Atlantic
 4
     Pacific International, Inc.?
 5
         Α.
               Right.
 6
         Ο.
               We can use API.
 7
         Α.
               Okay.
               What did API do for Fleming, to the best
         Ο.
 9
    of your knowledge?
10
               They helped develop a system to coordinate
11
     and track freight.
12
               As part of that system, computers are
         Ο.
13
     used; is that a fair statement?
14
               Yes.
         Α.
15
              Are you aware that one of the programs
16
     that is used in that computer system is an Access
17
     database?
18
            I've heard that.
         Α.
19
            You've heard that?
         Ο.
2.0
               Yes.
         Α.
21
               Where have you heard that?
         Ο.
22
         A. It could have been through Ralph Stussi or
23
     Mark Dillon.
24
               But is it fair to say that there is a term
         Q.
25
```

that you feel comfortable with to identify that Access database that was being used in March of 2003? I think that Access database is fine. If we use Access database and we talk Ο. about it in terms of the timing and the year, would that be sufficient so we understand it? Yes. Α. So March 1st, 2003, is it your Ο. understanding that there was an Access database 10 operating at Fleming logistics? 11 MR. SMITH: Calls for speculation. 12 BY MR. HOGAN: 13 You can answer the question, if you can. Ο. 14 That's my understanding. Α. 15 What do you base that understanding on? Ο. 16 From what little I know about the database Α. 17 itself, I've heard that term used. 18 Had you heard it on or about March 1st, 19 2003? 20 21 Α. Yes. Were you supervising employees at that 22 time at Fleming that were working in the freight or 23 the Fleming logistics department 24

Α.

25

No.

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Who was supervising them?
         Q.
 1
                Ralph Stussi.
 2
         Α.
                When did Ralph Stussi stop working for
 3
         Q.
     Fleming Hawaii?
 5
         Α.
                Right about that time actually.
         Ο.
                So do you recall the precise date?
               No, I don't.
         Α.
               Was it prior to April 1st, 2003?
         Ο.
 8
               Yes.
 9
         Α.
                So sometime after April 1st, 2003 or after
10
     March 1st, 2003 but before April 1st, 2003, you
11
     became the supervisor of the people at the Fleming
12
     freight logistics department?
13
         Α.
               Correct.
14
               But you don't know the exact date?
15
               I became the president on the 23rd, I
16
         Α.
     believe, of March.
17
               At that time it is your understanding that
18
     you would be their supervisor?
19
         Α.
               Correct.
20
               Were you aware at that time, sir, that
21
     there had been a jury verdict finding that Fleming
22
     had infringed Mr. Berry's software?
23
24
         Α.
               Yes.
               What, if anything, did you do to ensure
25
         Q.
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that Fleming no longer infringed Mr. Berry's software?
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- A. My understanding was that we did have a license to use the original software and that was the intent and it was to go back to that original form of the database.
 - Q. Now, did you make the decision to do that?
- A. No.

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- Q. Do you know who did?
- 10 A. No.
- Q. Do you know how it was communicated to you that there had been a decision to do that?
- A. Specifically, no, I don't know who told me that, but yes.
- 15 Q. You believe that was before April 1st?
 - A. The verdict?
 - Q. No. I'm sorry. That the decision to go back to what was -- I believe you used the term original version. I think that's what you said.

 I'm not trying to misstate it. But if you did say the original version, that decision was prior to April 1st?
 - A. I'm not sure on the date.
 - Q. Were you aware prior to the filing of the Fleming bankruptcy on April 1st, 2003, that Fleming

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was going to file bankruptcy?
 1
         Α.
 2
               No.
               Is it fair to say that you found out after
 3
     they filed?
 4
 5
         Α.
               Yes.
 6
         Q.
               Have you ever offered any of the employees
     that are presently working for you the option of not
 7
     using any of the software that's subject to this
 8
 9
     litigation?
               MR. SMITH: Vague and ambiguous.
10
               MR. HOSODA: I join.
11
     BY MR. HOGAN:
12
               After the jury verdict Fleming did
13
         Ο.
     something to the software that was operating in the
14
     freight logistics department; is that correct?
15
16
         Α.
               Yes.
               MR. SMITH: Vague and ambiguous, over
17
     broad.
18
               MR. HOSODA: I join.
19
     BY MR. HOGAN:
20
               Did Fleming, to the best of your
21
         0.
     knowledge, revert to the original license version?
22
23
         Α.
               Yes.
               Why do you say that?
         Ο.
24
               Because Mark Dillon, who was my
25
```

programmer, took the oldest copy that he had and took out the changes that he had made to get it to that original state.

- Q. What makes you say that that happened? Why do you believe that?
- A. Because after that, we had a lot of problems with the database and it was based on taking out the changes that we made to make it work.
- Q. Did it ever occur to you to contact Wayne Berry to get an actual original copy of the software?
- A. I wasn't involved in the trial itself and the subsequent decision to go back to the software. So I don't know if I can answer that.
- MR. HOGAN: Let's mark this as the next in order.
- 17 (Exhibit 28 marked for identification.)
- 18 BY MR. HOGAN:

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2.0

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- Q. Mr. Christensen, you have been handed a document marked for identification as Exhibit 28.

 Have you ever seen that before?
- 22 A. Yes.
 - Q. Is that one of the e-mails that you reviewed prior to your deposition?
- 25 A. Yes.